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Date:_	4-11-05	Ву:	Box. 118th	APR 1 1 2005		
				PATENT		
	IN THE UNITED STAT	ES PATENT AND	TRADEMARK OF	FICE		
IN RE	APPLICATION OF:					
Reyes, et al.		EXAMINER:	Mosher, Mary			
APPLICATION No.: 09/851,410		ART UNIT:	1648			
FILED: May 7, 2001		CONF. NO.:	2902			
	ENTERICALLY TRANSMITTED NOI HEPATITIS VIRAL AGENT AND CH EPITOPES THEREOF			•-		
		<u>Transmittal</u>				
P.O.	missioner for Patents Box 1450 andria, VA 22313-1450					
Sir:						
1.	Transmitted herewith are th	e following:				
	 Statement of Substance of Interview □ Petition for -Month Extension of Time □ Notice of Appeal with Petition for -Month Extension of Time □ Terminal Disclaimer 					
2.	Entity Status					
	Small Entity Status (37 C.F.R. § 1.9 and § 1.27) has been established by a previously submitted Small Entity Statement.					
3.	Conditional Petition for Extension of Time					
	Applicant petitions for an Extension of Time, <u>if necessary</u> , for timely filing of this transmittal and enclosures.					
				•		

4. Provisional Fee Authorization

Please charge any underpayment in fees for timely filling of this transmittal and enclosures to Deposit Account No. 50-2207.

Date: 11, 2005

Respectfully submitted, Perkins Chie LLP

Norbert Stahl

Registration No. 44,350

Correspondence Address:

Customer No. 22918
Perkins Coie LLP
P.O. Box 2168
Menlo Park, California 94026
(650) 838-4300

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Date: 4-11-05

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

Reyes, et al.

APPLICATION NO.: 09/851,410

FILED: May 7, 2001

FOR: ENTERICALLY TRANSMITTED NON-A/NON-B

HEPATITIS VIRAL AGENT AND CHARACTERISTIC

EPITOPES THEREOF

EXAMINER:

Mosher, Mary

ART UNIT:

1648

CONF. No.:

2902

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INTERVIEW SUMMARY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Examiner Mosher:

Please enter the following Statement of Substance of Interview.

STATEMENT OF SUBSTANCE OF INTERVIEW

An Examiner telephone interview occurred on March 10, 2005, Present at the interview was Norbert Stahl (Reg. No. 44,350) - the applicant's representative. No exhibits were presented and no demonstrations of the invention were made.

Pending claims 42-61 were discussed during the interview with regards to definition and enablement issues, language to more clearly define the subject matter, and how-to-use issue for the full scope of peptide fragments and variants.

An agreement with respect to the claims was not reached.

CONCLUSION

Applicants believe that pending claims 42-61 are allowable and a Notice of Allowance is respectfully requested.

Data Ril 1/ 2005

Respectfully submitted, Perkins Cole LLP

Norbert Stahl

Registration No. 44,350

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Perkins Coie LLP
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